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CUNNINGHAM CLEANING DUCT CLEANING CO., INC.
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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

**IN RE COMBINED WORLD TRADE CENTER
AND LOWER MANHATTAN DISASTER SITE
LITIGATION**

21 MC 102 (AKH)

XIOMAR MORALES,

X

**DOCKET NO:
07 CV 11022**

Plaintiff,

-against-

**100 CHURCH, LLC, 110 CHURCH LLC,
53 PARK PLACE LLC., AMBIENT GROUP, INC.,
BFP ONE LIBERTY PLAZA CO., LLC.,
BLACKMON-MOORING STEAMATIC CATASTOPHE,
INC., d/b/a BMS CAT, BROOKFIELD FINANCIAL
PROPERTIES, INC., CUNNINGHAM DUCT CLEANING
CO., GENERAL RESERVES CORP., GPS
ENVIRONMENTAL CONSULTANTS, INC.,
HILLMAN ENVIRONMENTAL GROUP, LLC
INDOOR ENVIRONMENTAL TECHNOLOGY, INC.,
LAW ENGINEERING, P.C., LIONSHEAD
110 DEVELOPMENT LLC., LIONSHEAD
DEVELOPMENT LLC., MERRILL LYNCH &
CO., INC., NATIONAL ASSOCIATION OF
SECURITIES DEALERS, INC., NEW LIBERTY
PLAZA, LP., NEW YORK CITY INDUSTRIAL
DEVELOPMENT AGENCY, NEW YORK CITY
INDUSTRIAL DEVELOPMENT CORPORATION,
ONE WALL STREET HOLDINGS, LLC.,
ROYAL AND SUNALLIANCE INSURANCE
GROUP, PLC., THE BANK OF NEW YORK
COMPANY, INC., THE BOARD OF MANAGERS**

**NOTICE OF
ADOPTION OF
ANSWER TO MASTER
COMPLAINT**

**OF ONE LIBERTY PLAZA CONDOMINIUM
(CONDO # 1178), THE ONE LIBERTY PLAZA
CONDOMINIUM (CONDO # 1178), TRC
ENGINEERS, INC., WFP LIBERTY PLAZA
CO., L.P., WFP ONE LIBERTY PLAZA CO., GP.,
CORP., WORLD FINANCIAL PROPERTIES,
L.P., and ZAR REALTY MANAGEMENT CORP.,**

Defendants.

.....X

PLEASE TAKE NOTICE, that defendant **CUNNINGHAM DUCT WORK s/h/i/a CUNNINGHAM DUCT CLEANING CO., INC.** ("CUNNINGHAM"), by its attorneys, RUSSO, KEANE & TONER, LLP, as and for its Response to the allegations set forth in the Complaint by Adoption (Check-Off-Complaint) Related to the Master Complaint filed in the above referenced action, hereby adopt their Answer to Master Complaint dated, August 1, 2007, which was filed in the matter of *In Re World Trade Center Lower Manhattan Disaster Site Litigation*, 21 MC 102 (AKH).

WHEREFORE, the defendant, CUNNINGHAM demands judgment dismissing the above captioned caption action as against it, together with its costs and disbursements and for such other and further relief as this Court deems just and proper.

Dated: New York, New York

April 30, 2008

Kevin G. Horbatiuk

Kevin G. Horbatiuk (KGH4977)

Matthew P. Mazzola (MM-7427)

Attorneys for Defendant

**CUNNINGHAM DUCT WORK s/h/i/a
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RKT File No. 824.078

TO: CHRISTOPHER R. LaPOLA, ESQ.,
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CERTIFICATION OF SERVICE

I hereby certify that a copy of the above and foregoing has been served upon the following listed person by placing a copy of the same in the United States mail, postage prepared and properly addressed, this the 30th day of April, 2008.

CHRISTOPHER R. LaPOLA, ESQ.,
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